AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT	1. CONTRACT ID CODE		PAGE OF PAGES	
AMENDMENT OF SOLICIT		CATION OF CONTRACT	J		1	3	
2. AMENDMENT/MODIFICATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT	NO.(If applic	able)	
0002	23-Apr-2003	W81G67-3038-5137					
6. ISSUED BY CODE  CONTRACTING DIVISION  USACE - ST PAUL  190 5TH STREET E  ST PAUL MN 55101-1638	DACW37	7. ADMINISTERED BY (If other than item 6) CONTRACTING DIVISION ATTN: CHIQUITA MONTGOMERY PHONE: 651-290-5421 MN	CO	DE			
8. NAME AND ADDRESS OF CONTRACTOR	, State and Zip Code)	9A. AMENDM	9A. AMENDMENT OF SOLICITATION NO DACW37-03-B-0008				
				B. DATED (SEE ITEM 11)			
		10A. MOD. OF	10A. MOD. OF CONTRACT/OF				
			10B. DATED	(SEE ITEM	13)		
CODE	FACILITY COI		I I I I I I I I I I I I I I I I I I I				
X The above numbered solicitation is amended as set for		PPLIES TO AMENDMENTS OF SOLIC	is extended,	is not exte			
Offer must acknowledge receipt of this amendment p  (a) By completing Items 8 and 15, and returning 1  or (c) By separate letter or telegram which includes a  RECEIVED AT THE PLACE DESIGNATED FOR TREJECTION OF YOUR OFFER. If by virtue of this a  provided each telegram or letter makes reference to ti	copies of the amendment reference to the solicitation of the RECEIPT OF OFFER the amendment you desire to characteristics.	nt; (b) By acknowledging receipt of this amendme on and amendment numbers. FAILURE OF YOUI S PRIOR TO THE HOUR AND DATE SPECIFIE ange an offer already submitted, such change may	nt on each copy of the R ACKNOWLEDGMI ED MAY RESULT IN be made by telegram	offer submitted ENT TO BE	d;		
12. ACCOUNTING AND APPROPRIATION D			·				
13. THIS ITEM	M APPLIES ONLY TO	O MODIFICATIONS OF CONTRACTS/	ORDERS.				
A. THIS CHANGE ORDER IS ISSUED PUR CONTRACT ORDER NO. IN ITEM 10A	RSUANT TO: (Specif	T/ORDER NO. AS DESCRIBED IN ITE y authority) THE CHANGES SET FORT		RE MADE II	N THE		
B. THE ABOVE NUMBERED CONTRACT/ office, appropriation date, etc.) SET FOR C. THIS SUPPLEMENTAL AGREEMENT	RTH IN ITEM 14, PU	RSUANT TO THE AUTHORITY OF FA		ich as chang	es in paying	,	
D. OTHER (Specify type of modification an	d authority)						
E. IMPORTANT: Contractor is not,	is required to sig	gn this document and return	copies to the issuir	ng office.			
14. DESCRIPTION OF AMENDMENT/MODIF where feasible.) Attached in this CD Rom are revised solicita The bid opening date has changed to 06 Ma	ation drawings. This	amendment highlights a new GAO deci		-			
Except as provided herein, all terms and conditions of the							
15A. NAME AND TITLE OF SIGNER (Type	or print)	16A. NAME AND TITLE OF COM	NTRACTING OF	FICER (Typ	e or print)		
		TEL:	EMAIL:	1			
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNE	D 16B. UNITED STATES OF AMER	ICA	160	C. DATE SI	GNED	
	_	BY		1	8-Apr-2003	3	
(Signature of person authorized to sign)		(Signature of Contracting Off	icer)				

## SECTION SF 30 BLOCK 14 CONTINUATION PAGE

## **SUMMARY OF CHANGES**

#### SECTION 00010 - SOLICITATION CONTRACT FORM

 The required response (bid opening) date/time has changed from 29-Apr-2003 02:00 PM to 06-May-2003 02:00 PM.

# 2. NOTICE TO BIDDERS:

The purpose of this amendment is to advise the bidders of a recent bid protest decision by the Comptroller General regarding the validity of bid bonds accompanied by powers-of-attorney that do not contain original certifications. A copy of that decision (Matter of: All Seasons Construction, Inc., B-291166.2, December 6, 2002) is available at <a href="http://www.mvp.usace.army.mil/docs/doingbus/GAOB-2911662.pdf">http://www.mvp.usace.army.mil/docs/doingbus/GAOB-2911662.pdf</a> in PDF format. That decis ion is significant because some powers-of-attorney that we considered valid prior to that case may now be invalid. Please note that an invalid power-of-attorney makes the bid bond invalid – an invalid bid bond makes the bid nonresponsive – a nonresponsive bid can not be corrected after bid opening and <a href="mailto:must">must</a> be rejected.

Our Bid Schedule Note (13) on Bid Bonds has been updated accordingly and the revised paragraph c is printed below for your reference. Bidders may wish to make this information available to their sureties and bonding agents. Bidders are also advised to submit their bid bond with either: (a) an original power-of-attorney or (b) a power-of-attorney containing an original certification. Bidders doing otherwise bear the risk that their bid will be rejected.

# THE BID NOTE 13 CONTAINED IN THE SOLICIATION IS AGAIN PROVIDED:

#### 13. Bid Bonds

- a. It is the responsibility of the bidder to include an acceptable bid guarantee with their bid. This bid note does not provide bidders with an all-inclusive checklist for submitting an acceptable bid bond rather, it provides some "lessons learned" information as to the unacceptability of photocopied bid bonds.
- b. This solicitation requires bidders to submit a bid guarantee along with their bids (see clause 52.228-1). One acceptable form of bid guarantee is a bid bond. For a bid to be responsive, the bid bond accompanying the bid must unequivocally bind the bonding company if it does not, the bid <u>must</u> be rejected as non-responsive. Please note that a non-responsive bid may not be corrected after bid opening to make it responsive it <u>must</u> be rejected. The Contracting Officer has the authority and responsibility to determine whether the bid bond and its accompanying documentation clearly show that the person(s) executing the bid bond on behalf of the surety have the authority to unequivocally bind the bonding company. In order for a bid bond to be acceptable, it must be accompanied by a valid power-of-attorney issued by the surety (the bonding company, not the insurance agency writing the bond).
- c. Photocopied or faxed powers-of-attorney are not acceptable. In order for a power-of-attorney accompanying a bid bond to be acceptable, it must be: (i) an original power-of-attorney (containing all original signatures) or (ii) a copy of a power-of-attorney accompanied by an original certification (original means original signature) by the secretary (or other authorized officer) of the surety stating that the copied power-of-attorney is still in full force and effect as of the date of the certification and has not been revoked. An original signature is one that (I) has been added at the time of the

certification and (II) is manually affixed to the power of attorney (not computer generated). The presence of an original seal (a raised, crimped corporate seal or a paper or foil corporate seal that is manually attached) at the certification block of a power-of-attorney is **not** a substitute for an original signature.

(End of Summary of Changes)